

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO

LUCEMY VELÁZQUEZ, et al.,

Plaintiffs

v.

P.D.I. ENTERPRISES, INC., et al.,

Defendants

CIVIL 98-1865 (CCC)

RECEIVED & FILED
1999 DEC -3 PM 1:44
CLERK'S OFFICE
U.S. DISTRICT COURT
SAN JUAN, P.R.

INITIAL SCHEDULING CONFERENCE REPORT

At today's hearing, plaintiffs were represented by Bamily López Ortiz, Esq.,
defendants by Manuel A. Quilichini, Esq.

Parties agreed that because a ruling on plaintiffs' motion to alter or amend partial
judgment, Docket No. 28, filed October 25, 1999, is of essence to determine plaintiffs'
further action, no further discovery is viable. If the ruling is favorable to plaintiffs, some
discovery remains. If it is unfavorable to plaintiffs, a request will be made that the partial
judgment be appealable since the remaining codefendant is insolvent.

In San Juan, Puerto Rico, this 2nd day of December, 1999.

s/c B. López
J. Rangel
M. Quilichini
DEC - 3 1999

JUSTO ARENAS
United States Magistrate Judge